

# SEIDEN | LAW

April 4, 2024

**VIA ECF and EMAIL**

Hon. Kenneth M. Karas, U.S.D.J.  
The Hon. Charles L. Brieant Jr.  
Federal Building and United States  
Courthouse  
300 Quarropas St.  
White Plains, New York 10601-4150  
[KarasNYSDChambers@nysd.uscourts.gov](mailto:KarasNYSDChambers@nysd.uscourts.gov)

***Courtesy Copy To:***

Hon. Judith C. McCarthy, U.S.M.J.  
The Hon. Charles L. Brieant Jr.  
Federal Building and United States  
Courthouse  
300 Quarropas St.  
White Plains, New York 10601-4150  
[McCarthy\\_NYSDchambers@nysd.uscourts.gov](mailto:McCarthy_NYSDchambers@nysd.uscourts.gov)

**Re: *Baker v. Powell, et al.*, Case No. 7:23-CV-01626 (KMK)(JCM)**

Dear Judge Kenneth M. Karas:

We write on behalf of plaintiff Kristine Baker (“**Plaintiff**”) in the above-referenced matter (the “**Action**”). Per the Court’s order on March 26, 2024, granting the Parties’ request for extension to the Case Management and Scheduling Order, we wanted to confirm that the deadline for service of requests to admit has been moved accordingly to June 4, 2024, and the deadline for completion of all expert disclosures has been moved accordingly to September 30, 2024. We also wanted to confirm that the movant’s pre-motion letter is now due September 25, 2024 and the non-movant’s response is due October 2, 2024.

**SEIDEN LAW LLP**

/s/ Michael Stolper  
Michael Stolper  
MarcAnthony Bonanno  
Priya Lehal  
[mstolper@seidenlaw.com](mailto:mstolper@seidenlaw.com)  
[mbonanno@seidenlaw.com](mailto:mbonanno@seidenlaw.com)  
[plehal@seidenlaw.com](mailto:plehal@seidenlaw.com)  
(646) 513-3405

*Counsel for Plaintiff*

**PRISONERS LEGAL  
SERVICES OF NEW YORK**

/s/ Krin Flaherty  
Krin Flaherty  
Megan Welch  
[kflaherty@plsny.org](mailto:kflaherty@plsny.org)  
[mwelch@plsny.org](mailto:mwelch@plsny.org)  
(607) 273-2283

*Counsel for Plaintiff*